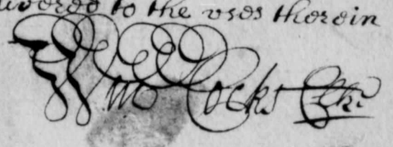


whatsoever And the said John Edmundson for himself his Heires, Executors, & Administrators & every of them doth further Covenant & Graunt To & with the said Thomas Clevorly his Heires and Assignes That he the said John Edmundson his Heires Executors & Administrators & every of them The said severall parcels of Land and every of them & their & every of their Appurtenances And all other the bargained promises unto the said Thomas Clevorly & his Heires To the only proper use & behoofe of the said Thomas Clevorly his Heires & Assignes for ever Against him the said John Edmundson his Heires & Assignes And all & every other person or persons whatsoever Shall & will Warrant and for ever defend by these presents The Rents & Services which from henceforth from time to time shall grow due & payable to the Heire Lord or Lords of the fee Only Excepted & forproised And further the said John Edmundson for himself his Heires Executors & Administrators and every of them doth Covenant promise and Graunt to & with the said Thomas Clevorly his Heires & Assignes That he the said John Edmundson his Heires Executors & Administrators & every of them shall & will from time to time and all all times hereafter During the space of seven yeeres Att the request & all the proper Cost & Charges in the Law of the said Thomas Clevorly, Make, Doe, Execute, & suffer or cause to be Made, Done, Executed & suffered all & every such further and Other Act & Act's Thing and things Devise & Devises Assurance & Assurances & Conveyances in Law whatsoever for the better & more perfect Assurance, Surety & sure making & Conveying of all & singular the before heroby Graunted promises with their & every of their right members & Appurtenances unto the said Thomas Clevorly his Heires & Assignes for ever Bodit by Involment of these presents fine or fines footmout or footmouts, Or by any Other such Lawfull waies or moanes as the said Thomas Clevorly his Heires or Assignes or his or their or either of their Council learned in the Law shall be Reasonably advised Advised or Required In Witness whereof the Partys to these presents their Hands & Seales Interchangably have sett and putt the day & Year first abovewritten

Signed sealed & delivered  
 In the presence of us  
 John Hewellin: James Fullen:  
 James Sedgwick: Charles Boteler: John Edmundson

April the 8th 1683

On the backside of the foregoing Conveyance was thus written  
 Then came into Court John Edmundson within named and acknowledged the within mentioned deed to be by him signed sealed and as his Act and Deed delivered to the uses therein mentioned



This Indenture made this twelveth day of October In the seventh Year of the Dominion of the right Hon<sup>ble</sup> Charles absolute Lord & prop<sup>r</sup> of the provinces of Maryland & Avalon Lord Baron of Baltimore the Annoy Domij One Thousand six hundred eighty & two Between John Edmundson of Talbot County in the province of Maryland Merchant of the One part and Robert Dixon of Calvert County in the said province planter on the other part Witnesseth That the said John Edmundson for and in Consideration of the full & just Summe of Eleven Thousand pounds of good Tobacco & Carque to him in hand paid before the Ensuing & delivery of these presents by the above named Robert Dixon The receipt whereof y<sup>e</sup> said John Edmundson doth hereby acknowledge and Herof & of every part & parcel thereof doth acquit & discharge the said Robert Dixon his heires & Assignes for ever, And for divers other good Causes & Considerations him therunto moving hath given granted Bargained sold Aliened Enjoyned & confirmed And by these presents